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employees, or inspectors that may be made concerning the method of keeping such food cleanly and sanitary. Any such person, firm, or corporation shall not permit any customer or other person to touch or handle any such food.

SEC. 2. Any person, firm, or corporation that shall keep, maintain, or conduct any market, fruit stand, or grocery store, or other place where fruits are offered or exposed for sale or sold shall keep any such fruit in a cleanly and sanitary manner, and if the same is offered or exposed for sale in uncovered or open boxes or other receptacles the same shall be properly covered with a suitable screen or other covering for the purpose of excluding flies therefrom, which said screen or other covering shall be so arranged as not to touch the fruit covered therewith; and such person, firm, or corporation shall obey any and all reasonable rules made by the health commissioner, his employees or inspectors, with reference to the method of keeping such fruit or exposing or offering the same for sale.

SEC. 3. Any person, firm, or corporation violating any of the provisions of this ordinance shall, upon conviction, be fined in a sum not less than \$10 nor more than \$200 for each and every offense.

Milk—Regulation of Dairies. (Ord. 113, Sept. 9, 1912.)

SECTION 1. That section 8 of ordinance No. 88 of the series of 1909, as amended by ordinance No. 150 of the series of 1910, be, and the same is hereby, amended, so that it shall read as follows, to wit:

SEC. 8. *Care of dairies.*—It shall be unlawful for any person, firm, or corporation to ship to or bring within the limits of the city and county of Denver, or to, within the limits of the city and county of Denver, keep, sell, offer for sale, store, exchange, transport, convey, carry, or deliver, or have in custody, control, or possession with the intent to sell or dispose of for the purpose of human food any milk drawn from a sick or diseased cow or cows, or cow or cows kept in any crowded or unhealthy stable or place, or fed on food that produces impure, diseased, and unwholesome milk, or from cows which are affected with tuberculosis or any other form of disease, or from cows which are fed either wholly or in part upon distillery waste or upon wet brewers' grain when in a musty, fermented, or decomposed condition, or upon waste of vinegar factories, or upon any other form of food which will produce milk which is unhealthy or unwholesome, or from cows which are supplied with water which is impure or unwholesome; and no wet brewers' grain which is in a musty, fermented, or decomposed condition shall be stored or kept in, upon, or near any premises whereon a dairy is maintained, with the intent of feeding the same to cows from which milk is or shall be drawn for human consumption; and the possession of such wet brewers' grain, which shall be in such musty, fermented, or decomposed condition in, upon, or near such premises shall be deemed prima facie evidence of an intent to so feed the same to such cows. When brewers' grain is used the same must be kept in screened tanks or boxes, which said tanks or boxes, when used for storing brewers' grain, must be thoroughly washed out and cleaned at intervals not to exceed two days. The cows must be kept clean at all times by currying and brushing and the flanks and udders cleaned with a cloth before each and every milking. The milkers must have separate and clean suits and caps for use for milking only and shall wash their hands with soap and warm water before each milking. The milk buckets must be fly and dust proof. The milk cans must be covered by a fly and dust proof strainer, and removed as soon as possible to the milk room and the milk immediately cooled to a temperature of not exceeding 50° F. In a dairy the barn must have water-tight floors, with a sanitary drain. The corral must at all times be kept cleaned, and no stagnant water shall be on the premises. The milk room must be in a separate room and must be well ventilated and drained. It must be a cemented floor and all openings must be screened. No other animals or fowls shall be kept nearer than 50 feet

from the milk, cows, or milk house, except horses, and they shall be in a separate room, and no running stream of water must in any event come in contact with the milk. The privy must be located not less than 75 feet from the milk house, and must be screened and the privy must be a vault, bricked and cemented and fly proof."

EAST ORANGE, N. J.

Dogs—Keeping of. (Ord. Oct. 17, 1912.)

SECTION 1. No person or persons, firm, or corporation shall receive or keep dogs or other animals in any hospital or breeding place for the care or treatment of invalid dogs or other animals, or for breeding purposes, or keep or maintain such hospital or breeding place in any building or upon any premises in the city of East Orange, without first obtaining permission therefor from the board of health.

The applicant for such permit, at the time of making the application, shall present in writing at the office of the board a full description of the location and premises where such dogs or other animals, hospitals, or breeding places are to be kept or maintained. Thereupon the health officer shall make a full inspection of said premises and report thereon to the board of health. Each permit granted by the board of health shall run for the term of one year from the date when issued and shall be revocable by the board for good cause shown at any time upon 10 days' notice to such applicant.

The board of health may, in the case of any application, if in their judgment the keeping of dogs or other animals or the keeping or maintenance of such hospital or breeding place will be detrimental to the public health, refuse to grant such permit.

SEC. 2. No person or persons shall keep any dog or other animal in any part of a dwelling house or upon any premises in the city of East Orange where the board of health may deem such keeping of animals detrimental to the public health, and after due notice by the said board of health to the owner in charge of said animals he or they shall remove the same or cause them to be removed from any place where such keeping shall be prohibited by the board within such time as the board may name in the notice.

SEC. 3. In all cases where a permit is granted for the keeping of animals the building and property shall at all times be kept in a clean and sanitary condition, and upon failure of the person or persons to comply with this ordinance the board of health have full power to revoke any permit so granted.

SEC. 4. Any persons violating any of the provisions of this ordinance shall, upon conviction thereof, forfeit and pay a penalty of not less than \$10 and not more than \$50 for each and every offense, and the amount of such penalty shall be fixed by the court in which, or magistrate before whom, such conviction is had.

All ordinances or parts of ordinances inconsistent with the provisions of this ordinance are hereby repealed, and this ordinance shall take effect on the 1st day of December, 1912.

EAST ST. LOUIS, ILL.

Milk—Production, Care, and Sale. (Ord. No. 1792, Feb. 14, 1912.)

SECTION 1. That section No. 670, article 12, of the Revised Municipal Code of East St. Louis be, and the same is hereby, amended by adding section No. 670½, as follows, to wit:

SEC. No. 670½. *Inspection—Temperature—Penalty.*—It is hereby made the duty of the health commissioner, either in person or by one of his deputies, to, whenever practicable, or whenever complaint shall be made to said health commissioner, examine, ascertain the temperature of, and test any and all milk, cream, or skimmed milk arriving in the city by train, wagon, or any other means of transportation; also to examine, ascertain the temperature of, and test any and all milk, cream, or skimmed milk in the